

FILED
APR - 7 2008
U.S. DISTRICT COURT
DISTRICT OF DELAWARE

PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF
HABEAS CORPUS BY A PERSON IN STATE CUSTODY

United States District Court	District:	
Name (under which you were convicted): <i>Guango F. Correa</i>	AIK/DAVID E. Jones	Docket or Case No.: <i>08-197</i>
Place of Confinement: <i>Department of Corrections 1181 Paddock Road 1897</i>	Smyrna Del	Prisoner No.:
Petitioner (include the name under which you were convicted) <i>Guango F. Correa AIK/DAVID E. Jones</i>	Respondent (authorized person having custody of petitioner) <i>Cusrow</i>	
The Attorney General of the State of		

PETITION

*Criminal History Record!
WAS Absent*

1. (a) Name and location of court that entered the judgment of conviction you are challenging:

*Kent Court Superior Court 415 THE Green Dover Del
14901*

(b) Criminal docket or case number (if you know): *Post Conviction was dismissed 2008*

2. (a) Date of the judgment of conviction (if you know): *Dismiss*

(b) Date of sentencing: *October 10, 2007, THE STATE OF DELAWARE IS NOT GIVING ANY*

3. Length of sentence: *Time Served*

4. In this case, were you convicted on more than one count or of more than one crime? Yes No

5. Identify all crimes of which you were convicted and sentenced in this case:

Violated of Probation

6. (a) What was your plea? (Check one)

(1) Not guilty (3) Nolo contendere (no contest)
 (2) Guilty (4) Insanity plea

Correia was under Medication at that time

(b) If you entered a guilty plea to one count or charge and a not guilty plea to another count or charge, what did you plead guilty to and what did you plead not guilty to?

*it was supost to be THE VIOLATES OF Probation
Counts wasnt not No Violated*

(c) If you went to trial, what kind of trial did you have? (Check one)

Jury Judge only *n/a*

7. Did you testify at a pretrial hearing, trial, or a post-trial hearing?

Yes No

8. Did you appeal from the judgment of conviction?

Yes No

9. If you did appeal, answer the following: *581*

(a) Name of court: *Supreme Court*

(b) Docket or case number (if you know): *Dismiss*

(c) Result: *Dismiss*

(d) Date of result (if you know): *5/8/11*

(e) Citation to the case (if you know): *None*

(f) Grounds raised:

*I try to raise But they did not
want to hear it*

(g) Did you seek further review by a higher state court? Yes No

If yes, answer the following: *n/a*

(1) Name of court: *n/a*

(2) Docket or case number (if you know): *n/a*

(3) Result: *n/a*

(4) Date of result (if you know):

(5) Citation to the case (if you know):

(6) Grounds raised:

(h) Did you file a petition for certiorari in the United States Supreme Court?

 Yes NoIf yes, answer the following: *Dismiss*(1) Docket or case number (if you know): *581*(2) Result: *W*(3) Date of result (if you know): *1/1*(4) Citation to the case (if you know): *1/1*10. Other than the direct appeals listed above, have you previously filed any other petitions, applications, or motions concerning this judgment of conviction in any state court? Yes No

11. If your answer to Question 10 was "Yes," give the following information:

(a) (1) Name of court:

(2) Docket or case number (if you know): *WD*

(3) Date of filing (if you know):

(4) Nature of the proceeding:

(5) Grounds raised:

(6) Did you receive a hearing where evidence was given on your petition, application, or motion?

 Yes No

(7) Result:

(8) Date of result (if you know):

(b) If you filed any second petition, application, or motion, give the same information:

- (1) Name of court: *AN*
- (2) Docket or case number (if you know): *AN*
- (3) Date of filing (if you know): *AN*
- (4) Nature of the proceeding: *AN*
- (5) Grounds raised: *AN*

(6) Did you receive a hearing where evidence was given on your petition, application, or motion?

Yes No

(7) Result:

(8) Date of result (if you know): *AN*

(c) If you filed any third petition, application, or motion, give the same information:

- (1) Name of court: *AN*
- (2) Docket or case number (if you know): *AN*
- (3) Date of filing (if you know): *AN*
- (4) Nature of the proceeding: *AN*
- (5) Grounds raised: *AN*

(6) Did you receive a hearing where evidence was given on your petition, application, or motion?

Yes No

(7) Result:

(8) Date of result (if you know):

(d) Did you appeal to the highest state court having jurisdiction over the action taken on your petition, application, or motion?

(1) First petition: Yes No

(2) Second petition: Yes No

(3) Third petition: Yes No

(e) If you did not appeal to the highest state court having jurisdiction, explain why you did not:

12. For this petition, state every ground on which you claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the facts supporting each ground.

CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.

GROUND ONE:

(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):

(b) If you did not exhaust your state remedies on Ground One, explain why:

(c) **Direct Appeal of Ground One:**

(1) If you appealed from the judgment of conviction, did you raise this issue?

 Yes No

(2) If you did not raise this issue in your direct appeal, explain why:

(d) **Post-Conviction Proceedings:**

(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?

 Yes No

(2) If your answer to Question (d)(1) is "Yes," state:

Type of motion or petition:

Name and location of the court where the motion or petition was filed:

Docket or case number (if you know):

Date of the court's decision:

Result (attach a copy of the court's opinion or order, if available):

(3) Did you receive a hearing on your motion or petition?

 Yes No

(4) Did you appeal from the denial of your motion or petition?

 Yes No

(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?

 Yes No

(6) If your answer to Question (d)(4) is "Yes," state:

Name and location of the court where the appeal was filed:

Docket or case number (if you know):

Date of the court's decision:

Result (attach a copy of the court's opinion or order, if available):

(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:

(e) **Other Remedies:** Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you have used to exhaust your state remedies on Ground One: *THE Condition was All terms OF Probation
One Reimpost.*

GROUND TWO:

You Can't Win.

(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):

*Correa Violated Probation 23 times And Have 73 Arrest
The Judge said, But The Judge still gave Correa 1 year ~~III~~ Level 5
All over AGAIN. Judge James T Vaughn, He Also Sentence Correa to Level ~~III~~
Probation as To All The Judge in The Superior Court. Are Playing with
The System Correa Been in THE System For 35 year on probation
Level ~~III~~ Probation.*

(b) If you did not exhaust your state remedies on Ground Two, explain why:

(c) **Direct Appeal of Ground Two:**

(1) If you appealed from the judgment of conviction, did you raise this issue?

Yes No

(2) If you did not raise this issue in your direct appeal, explain why:

(d) **Post-Conviction Proceedings:**

(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?

Yes No

(2) If your answer to Question (d)(1) is "Yes," state: *if was Dismiss*

Type of motion or petition:

Name and location of the court where the motion or petition was filed:

Docket or case number (if you know): *No*

Date of the court's decision: *No*

Result (attach a copy of the court's opinion or order, if available):

(3) Did you receive a hearing on your motion or petition? Yes No

(4) Did you appeal from the denial of your motion or petition? Yes No

(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? Yes No

(6) If your answer to Question (d)(4) is "Yes," state:

Name and location of the court where the appeal was filed:

Docket or case number (if you know):

Date of the court's decision:

Result (attach a copy of the court's opinion or order, if available):

(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:

(e) **Other Remedies:** Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you have used to exhaust your state remedies on Ground Two

GROUND THREE:

(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):

(b) If you did not exhaust your state remedies on Ground Three, explain why?

(c) **Direct Appeal of Ground Three:**

(1) If you appealed from the judgment of conviction, did you raise this issue?

Yes

No

(2) If you did not raise this issue in your direct appeal, explain why:

(d) **Post-Conviction Proceedings:**

(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?

Yes No

(2) If your answer to Question (d)(1) is "Yes," state:

Type of motion or petition:

Name and location of the court where the motion or petition was filed:

Docket or case number (if you know):

Date of the court's decision:

Result (attach a copy of the court's opinion or order, if available):

(3) Did you receive a hearing on your motion or petition?

Yes

No

(4) Did you appeal from the denial of your motion or petition?

Yes

No

(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? Yes

No

(6) If your answer to Question (d)(4) is "Yes," state:

Name and location of the court where the appeal was filed:

Docket or case number (if you know):

Date of the court's decision:

Result (attach a copy of the court's opinion or order, if available):

(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:

The issues Correa try to raise no body want to hear and

(e) **Other Remedies:** Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you have used to exhaust your state remedies on Ground Three:

*Correa is Entitled to Petition on the ground of False Impersonation
on Criminal Impersonation. He was Incarcerated under Another
GROUND FOUR: NAME.*

Correa Whole Criminal History Record was not violated
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):

*Correa Has Been in the System on the Account of
All term of Conditions are Reimpose Sentence*

(b) If you did not exhaust your state remedies on Ground Four, explain why:

This is the abuse how the Judge just want to you in the System

(c) **Direct Appeal of Ground Four:**

(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No

(2) If you did not raise this issue in your direct appeal, explain why:

(d) **Post-Conviction Proceedings:**

(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?

Yes No

(2) If your answer to Question (d)(1) is "Yes," state:

Type of motion or petition:

Kent County Superior Court Rule 61

Name and location of the court where the motion or petition was filed:

Dismiss

Docket or case number (if you know):

Date of the court's decision:

Result (attach a copy of the court's opinion or order, if available):

(3) Did you receive a hearing on your motion or petition? Yes No(4) Did you appeal from the denial of your motion or petition? Yes No(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? Yes No

(6) If your answer to Question (d)(4) is "Yes," state:

Name and location of the court where the appeal was filed:

Docket or case number (if you know):

N/A

Date of the court's decision:

Result (attach a copy of the court's opinion or order, if available):

(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:

ADS

(e) **Other Remedies:** Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you have used to exhaust your state remedies on Ground Four:

No one want to hear it just Dismiss the Petition

13. Please answer these additional questions about the petition you are filing:

(a) Have all grounds for relief that you have raised in this petition been presented to the highest state court having jurisdiction? Yes No

If your answer is "No," state which grounds have not been so presented and give your reason(s) for not presenting them:

(b) Is there any ground in this petition that has not been presented in some state or federal court? If so, ground or grounds have not been presented, and state your reasons for not presenting them:

14. Have you previously filed any type of petition, application, or motion in a federal court regarding the conviction that you challenge in this petition? Yes No

If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, the issues raised, the date of the court's decision, and the result for each petition, application, or motion filed. Attach a copy of any court opinion or order, if available.

Dismiss

15. Do you have any petition or appeal now pending (filed and not decided yet) in any court, either state or federal, for the judgment you are challenging? Yes No

If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the issues raised.

Deputy Attorney General
 Department of Justice
 102 W Water Street Dover Del. 19901

AO 241
 (Rev. 12/04)

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Gregory BABOWAL ESQUIRE

16. Give the name and address, if you know, of each attorney who represented you in the following stages of the judgment you are challenging: *Try to But Dismiss*

(a) At preliminary hearing:

(b) At arraignment and plea: *N/A*

(c) At trial: *N/A*

(d) At sentencing: *All term of Condition All Remanded*

(e) On appeal: *Level III Probation*

(f) In any post-conviction proceeding: *① Dismiss*

(g) On appeal from any ruling against you in a post-conviction proceeding:

17. Do you have any future sentence to serve after you complete the sentence for the judgment that you are challenging? Yes No

(a) If so, give name and location of court that imposed the other sentence you will serve in the future:

(b) Give the date the other sentence was imposed:

(c) Give the length of the other sentence:

(d) Have you filed, or do you plan to file, any petition that challenges the judgment or sentence to be served in the future? Yes No

18. TIMELINESS OF PETITION: If your judgment of conviction became final over one year ago, you must explain the one-year statute of limitations as contained in 28 U.S.C. § 2244(d) does not bar your petition.*

* The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2244(d) provides in part that:

- (1) A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitation period shall run from the latest of -
 - (A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;
 - (B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such state action;
 - (C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or
 - (D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.

(2) The time during which a properly filed application for State post-conviction or other collateral review with respect to the pertinent judgment or claim is pending shall not be counted toward any period of limitation under this subsection.

Therefore, petitioner asks that the Court grant the following relief:

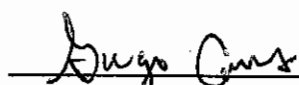
or any other relief to which petitioner may be entitled.



Signature of Attorney (if any)

I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct and that this Petition for Writ of Habeas Corpus was placed in the prison mailing system on 4-01-08 (month, date, year).

Executed (signed) on April 1 08 (date).



Signature of Petitioner

If the person signing is not petitioner, state relationship to petitioner and explain why petitioner is not signing this petition.

IN FORMA PAUPERIS DECLARATION

[insert appropriate court]

(1)

To DELAWARES STATE Police STATE Bureau of Investigation
date

From GUARDO F, Correa

SBi 00180807

RE update on a legal DIFFICULT SITUATION. About
my Cousin, DAVID EUGENE Janse SB: 162271 DOB 8/13/63 44
Had BEEN USE my NAME ON Court Charger and on Court Document
But THE STATE OF DELAWARE / Kent County / SUSSEX County /
NEW CASTLE / Still STAYING THAT it will continuing to BE
ON GUARDO F. IN geed Correa (1) CRIMINAL History Record with
THE LIST OF ALIAS NAMES will BE ATTACHED TO ALL Correa
CRIMINAL History Record (2) After THE United STATE Bureau
OF INVESTIGATION, HAVE REMOVE THAT LIST OF ALIAS →
Just to Keep Correa in THE Kent County SYSTEM) Now
THE Kent County / and SUSSEX County / and NEW CASTLE
County ATTORNEY General OFFICE) SUSSEX COUNT

Carry/ STATE Building 102 W Water STREET

820 French Street Dover Del 19901

2011m, Del 19901 ATTORNEY General

Correa was Arrested on several Charger as Correa (1) CRIMINAL
History Record) THAT what Correa wants to BE EX PUNGED THE
WHOLET intier CRIMINAL History Record) Correa was
Arrest on) From THE STATE OF DELAWARE (2) Correa Has
PUT A PETITION IN For Kent Count Court OF Common
Plea/ For a Religious NAME Change BUT THAT Petition
WAS AFFIRM or DISMISSED)

Probable
Cause
condition
Respectfully
Privileged
Constitutional
Laws
entitled

2
And THE question is A WOMAN NAME ~~AS WATER~~ FROM THE
MS WATER FROM THE ATTORNEY ATTORNEY General DEPT OF J
826 French STREET CAROL STTS Building with (061 1980)
SHE STATED THAT ^DFor THE PETITION FOR NAME OF CHANGE, IN 2005
Mr Correa USE ^DALIAS NAME AND THE ALIAS NAME IS OVER ALL
OVER CORREAS COURT DOCKETMENT, AND THE COURT STATUS SHEET ^DBut
WHEN, Correa Came TO THE DEPARTMENT OF CORRECTIONAL CENTER
ON ROAD 1181 PADDOCK ROAD, SMYRNA, DELAWARE, 19977 Correa's Using
HIS LEGITIMATE NAME ^DGuango Fitzgerald, Correa. 00180857 03-04-65
222-58-4412 ^DAND THE DEPARTMENT OF CORRECTIONAL CENTER
WOULD BE CONFUSE, IF THE STATE OF DELAWARE ADDS ADDITIONAL
NAME, IF THE PETITION, FOR A NAME OF CHANGE, THE PETITION WAS
DENIAL, THEREFORE, THE PETITION, FOR A NAME OF CHANGE WAS DENIAL
AND KENT COUNTY STATE OF DELAWARE, COURT OF COMMON PLEA
UNDER JUDGE TRADER, IN 2005 ^D38 THE GREEN DOVER DELAWARE 1990.

↓ ↓ ↓ ↓
 ① THE PETITION FOR A NAME OF CHANGE FULL UNDER THE
FOURTH AMENDMENT WAS ALSO VIOLATION! THE CONSTITUTIONAL RIGHT
FREEDOM OF SPEECH, AND THAT IS A PRIVILEGE OF SPEECH
UNDER SUFFICIENT EVIDENCE PROOF BEYOND REASONABLE DOUBT
VIOLATION) ON A ESTABLISH VIOLATION, OF THE STATE OF
DELAWARE CONSTITUTIONAL - LAW - THIS IS WHY THE STATE
OF DELAWARE, DO NOT WANT TO REMOVE THE MERT, ONCE THE
MERT IS REMOVE, THEN, YOU WILL SEE HOW THE PROBABLE CAUSE
COME IN, AND LET ① DEMONSTRATE IN 1999, Guango F. Correa
WAS ARREST BY THE STATE OF DELAWARE TROOP 3) COME TO CORREA'S
APARTMENT 3, COARBERRY AVE ST, Apt 3, WITH CORREA WIFE MRS MARY
L. CORREA WAS HOME AT THE TIME AT 830 AM. —————

M

TWO DELAWARE STATE POLICE TROOP 3: Came to the residence and Knocking on Correa's Front Door, Comes into opening the door, THE BETH STATE POLICE TOLD, CORREA TO GET ON THE FLOOR, But THE POLICE SAID, IDENTIFY IDENTIFIED your self, AT THAT MOUNT THE POLICE WOULD CALL out DAVID E JONES, YOU ARE UNDER ARREST, MR CORREA, HAS TOLD THE STATE POLICE, THAT HE WAS NOT DAVID E JONES, THAT HE WAS GEORGE F CORREA, THE POLICE ASK CORREA, DO HE HAS ANY IDENTIFICATION ON YOU, CORREA SAID yes CORREA HAS A SET OF STATE OF DELAWARE DRIVERS LICENSE, CORREA SHOWS THEM THAT, AND AT THE SAME TIME CORREA WAS PUT ON THE FLOOR in FRONT OF HIS WIFE WHO WAS A ~~WITNESS~~ ^{ROD} WITNESS OF THE SITUATION, AT 8998 COUNCIL ^{ROAD} APT 3, FELTON DELAWARE 19943, AT THE SAME ADDRESS THE DELAWARE STATE POLICE TROOP 3, HAS ARRESTED CORREA UNDER FAKE INFORMATION IN THE STATE NATIONAL WIDE COMPUTER SYSTEM UNDER A/K/A, AS GEORGE FISHERMAN CORREA, ^{SD} 00180807 03-04-65 AND CORREA TOLD THE STATE POLICE TROOP 3 THAT HE IS NOT DAVID E JONES THAT THEY WANTED BY THE LAW ENFORCEMENT, NOT GEORGE F CORREA, BUT CORREA HAS BEEN INCARCERATED AT GRANDER HILL PRISON, IN WILM. SMYTH DEPARTMENT OF CORRECTION IN SCI SUSSEX COUNTY ① UNDER ① FAKE INCARCERATION ② CRIMINAL INCARCERATION, ③ FAKE INCARCERATION, ④ LOST WAGES, ⑤ LOST OF LIVING ARRANGEMENT, ⑥ LOST TRANSPORTATION, ⑦ LOST OF EMPLOYMENT

NOW THE LAST OF ~~THE~~ DEMONSTRATION

① THE DEPARTMENT OF CORRECTION, HAVE MISTAKEN GEORGE F CORREA IDENTIFY THAT MR CORREA WAS DAVID E JONES, HAS TROUBLE CORREA TO SUSSEX COUNTY SUPERIOR COURT UNDER NAME DAVID E JONES UNDER JUDGE SCOTT BRADLEY OUT OF SUSSEX COUNT

4
The Sussex County State of Delawars Police Department, out
of Geogia, Delawars, was in court (2) Has Identity THAT CORRE
WAS NOT THE SUSPECT, THAT THEY WANTED BUT THE Geogia State
of Delawars Police Department Has Identity THAT
SUSPECT OUT OF THE FOLDS, WHO THEY WANTED WAS DAVID
JONES ON, A STEPHEN (O) OTHERS / SO AT THAT TIME THE DEPARTMENT
OF Correction Center, on Road 1181 Paddock Road Smyrna, DELAWARE
19977 Has Whole CORRE Back From getting Release ON HIS ACCIDENT
OF STATE Identity, AND CORRE WAS INCARCERATED UNDER A) VIA
DAVID JONES (2) FALSE IMPERSONATION AND FALSE ID) IN THE STATE
NATIONAL WIDE COMPUTER SYSTEM) AS THE SAME FOR Kent County
Superior Court, OR Lied Wrong Identity OF George & CORRE
Superior court Has Identity THAT CORRE WAS THE WRONG
SUSPECT, WHO WANTED ID, IN THAT CASE, THE SUSPECT WAS
DAVID E JONES, 161271 SBP DOB 8/17/63 AND HAS WARRANT
AND A ~~RE~~ Administrative Warrant AND A CAPIAS FROM THE

~~██████████~~ From THE PROBATION BUILDING
511, MAYPLINE DR OVER DELAWARE, THEY HAD PUT THIS ADMINISTRATIVE
WARRANT, OUT ON OCTOBER 10, 2007 TO ARRESTED CORRE FOR A ~~██████████~~
UNDER QUESTION CHARGE ~~██████████~~ AND ~~██████████~~ WAS AWARE OF THE
CONDITIONS ~~██████████~~

Front page
Dr. John

ALL Condition TERM ARE REIMPOSED

IN THE STATE OF DELAWARE FOUR KENT COUNTY SUPREME COURT

NO. 581 2007

Guango Emerald Correa

vs

THE STATE OF DELAWARE

Before Judges STEELE, Chief Justice Holwell and Jacobs Justice

Upon Consideration and DEMONSTRATES, OR About THE
Abuse THE System THATS IS WHERE THE Abuse Come in AT

① CASE NUMBER 02050131827 0607006146

CRIMINAL ACTION NUMBER V1606-07-0688-01

VIOL %Probation Orig CHARGE Ident THeft >62(F) V102-05-0782-03

VIOL %Probation orig CHARGE ASSAULT 2nd
(DEMOLSTRORES)

Upon, THE ORIGINAL CHARGE ASSAULT 2nd From BACK 2002

CASE 0205013182- THAT carry Probation time and not time

now Correa did 24 month Incarcerated on this CHARGE, THE SENTENCE

Carries 0 to 5 years, A 19 on the original CHARGE ① Frist Degree

ROBBERY ② SECOND Degree CONSENTRY ASSAULT 2nd

On April 22 2005, Correa Has Violated Probation, ON THE SAME CHARGE

Correa did 13th Month and Incarcerations AS ASSAULT 2nd

And July 27, 2007 Correa Was Release on ~~Initial~~

Date from THE ORIGINAL CHARGE AND THE SAME CHARGE Correa

Did 30 day Incarceration for THE ASSAULT 2nd (IN 2005) OF April

22, 2005, ON THE ORIGINAL CHARGE

13th
Month
JAIL
30 day
1 year
Probation

30 day
Joint time
One year level
3
Probation

All term or Condition Are Reimposed

AS TO 0205013182- THIS Number Came From THE
Address THE origal Charger of THE ASSAULT 2nd From THE May 22, 2002
Issue!!! Arrest on THE origal ASSAULT 2nd (2) second degree Robbery
Abuse THE second degree Conspiracy But THE STATE OF Delaware Does
situation Nolle- Prosequi, (1) second degree robbery (2) second degree Conspiracy
and Charger Comes with THE first degree ASSAULT 2nd After Pending
to False Police Report. All 3 Charger Come Probation Beyond THE
Sentences!!! Has Been Tampering so many times!!!
NOT THE When A Judge (1) All term of, Condition Are Reimposed!!!
Abuse Part Now All THE Judge out of Kent County Superior Court Will USE THIS
Term to Violated Someone or Some body Probation, on THE Accord
OF (1) All term of, Condition Are Reimposed) By THE STATE
OF DELAWARE THE COURT SYSTEM Will Consider By Looking AT Your
Criminal History Record, which in Comes CASE Comes Has 23 Violated
And 73 Arrested, which THE UNITED STATES OF DELAWARE do not know
that THE UNITED STATES Department of Justice Has Remove THE
List of Alias off of Comes Criminal History Record (2) And
Recover THE List of Charger (Not when on Case a Criminal
History Record) And Comes Has Existing History Record) All term
of Condition Are Reimposed!!! Having A question Did
Comes every Violated His Probation) Comes Has BE INCARCERATED
since age 18 year old) Beyond THIS list of Alias' NAMES!!!!!!
On How, THE STATE OF DELAWARE Abuse your list Beyond THE
Border, Just on THEY Decision, THE Deputy Attorney makes
Some time THEY make ~~not~~ mistake in DON T Want to
Recover it,

The System since 18 year old And Now Corres is 43 year old
 That is 35 year in and out of Prison, more in Prison than the
 Community a question, All term of Condition All imposed That the question
 The Judge shortly state and clear, Corres have 23 who violated and 73
 Arrest, And that come right back and gave Corres 6 year Level
 III Probation) why Probation, Level III have 2 condition to violate
 And that is a 1000pm curfew or a drity urine And not going to Probation
 All carry for of time!! Now Corres have try to pass this issue in the
 STATE OF DELAWARE SUPREME COURT) question somehow they don't
 get the message on how the STATE OF DELAWARE about the
 System the Delaware Supreme Court will agree with the
 Superior Court and they decision they will affirmed
 Decision. NOT the Superior Court grants the Attorney General
 Request, now let look at the United District Court now
 If you file a Legal Petition in that court the time waiting
 is to hold a Petition is one year! That is leaving a question
 After abuse started one year ago sample if you file a Legal
 Relief Federal Court writ of Habeas Corpus. But the question
 is that Petition take 1 year to hear that Petition and it
 will be on these file) this is the abuse come in at
 All term of Condition are imposed) in the real world
 THE STATE OF DELAWARE did violated Guango E. Corres ^① UNITED
 STATES CONSTITUTION Right was violated by THE STATE OF
 Delaware) Amendment 1 Congress shall make no Law respecting
 an establishment of Religion, or prohibiting the Free Exercise
 thereof or abridging the freedom of speech or of the Press
 or the right of people peaceably to assemble and to
 Petition the Government for a redress of grievances

4/15

Question Doesnt the New-Castle County Superior Court
Will Consider on His Expungmt of Record??

② And look into THE term of Probation on How many
time can A Judge can All term of Condition are Re-imposed
How many times can A Judge
Re-impose THE term of Condition Before THE STATE OF DELAWARE
will Abuse THE situation. From THE original Sentence. IN
THIS CASE)

Why Correa Petition, keep getting Denies By THE STATE OF
DELAWARE!!!!

is Correa is Entitle to Those Petition,
① Rule 61, Post Conviction ② Modification, Sentence ③ Habeas Corpus

6

④ All term of Condition are reimposed Level 3 Probation .

This is THE Abuse situation TAKE PLACE in THE Kent County Superior Court, OF Barres 35th Five Years in THE STATE National Wide System, OF THE UNITED STATES, Corres Life . From Age 18 Year old, Corres Has Been and in out of Prison since on THE ACCOUNT OF Probation, under THE Condition ① ALL term Condition are reimposed ② THE Abuse is when I Judge SAID ALL Condition of term are reimposed in Corres situation iF Corres Explane that ③ HE did not Committed No; term of ANY Condition why THE STATE OF DELAWARE still Sentencing Corres to Level 3 Probation After THE Sentencing Judge was aware OF 23 Violated And 73 Arrest what PART THAT THE STATE OF DELAWARE dont understand THAT Guango Corres do not want Level 3 Probation Guango & Corres will Violated THAT Probation ONCE Again, THIS will BE THE 24th Violated of Probation 24th time Corres will Violated of Probation But never put up no NEW CHARGE) NOW THE ④ question is EACH Sentencing Judge in For Kent County STATE OF Delaware For Kent County Superior Court Sentencing Guango & Corres to Level 3 Probation, For THE 24th time of Probation Corres will Violated THAT Condition, THE Kent County Superior Court just want somebody to stay in They ~~System~~ System to Violated THAT Person Right, By Keep THAT Person in THE custody OF THE Superior Court, OF Kent County STATE OF Delaware !!! And THAT is a legal matter OF THE UNITED STATE Constitutional Civil Right, For AFRICAN AMERICAN. THAT IS IN THE UNITED STATE OF AMERICAN) CITIZEN, THE STATE OF DELAWARE keep Violating THE term of Condition By ^DALL term of Condition are Reimposed just as Corres truly CAN STATE Corres Been in

1

IN THE STATE OF DELAWARE FOR Kent County Supreme Court

Deacon Grange, Jr.

vs

s

AB 581, 2007

THE STATE OF DELAWARE

s

s

s

s

Conce will pull out of the Supreme Court ① if the court would

① Reconsider ① 90 days incarceration with Time Server
[No Probation]

② Conce will pull out of the Supreme Court if the court would
Reconsider

While at Level 4, the defendant is to have a Mental
Health Evaluation and follow any recommendations

① (V102-05-0762) ② 06070016146

0205013182

Did not take place no Mental Health
Evaluation

Deacon Grange
CLOSED

AMENDMENT IN

THE Right OF THE People to be secure in their Persons HOUSES papers and effects Against unreasonable Searches

And Seizure shall not be violated and no Warrants shall issue but upon Probable Cause supported by OATH or AFFIRMATION and particularly describing the place to be searched and the Persons or things to be seized) now Explains ① THE DELAWARE

STATE Police Troops Had A Plans Ope At 8990 Canterbury APT 3

The Police come out to George F. Correa Home But Correa

Let them in, the Delaware State Police Troops Run A nation wide check on May WIKI TALKER id can back that Mr

David E Jones Has use George F. Correa Name it came

back that Mr Jones Has a warrant was out for arrest

at immediately through Correa on the flood in Room us His

wife Mary Lee Brown my wife I identify my self George

F Correa, and told the Have a set of Proper STATE OF

Delaware Driver t license 944801. They did not they went

all through my Home kicking my Chest in the Room And

my paper was all over my room, try to see that Mr Jones

Was living at my Home I told them no, Mr Jones was

not living at my Home But Correa was still arrest

and took them to jail and David E Jones

comes) THE Department of Corrections Has the on

Alleg Record Starts I identify David E Jones charges

was all over Correa Criminal History Record

But THE United STATES Federal Bureau of Investigation Criminal

Serials Certificate of UV, did they completed Investigation

① They did remove all of David E Jones charges off of

Correa. Criminal History Record and THE LIST OF

Alleg was also Remove, From George Correa

History Record so that is a question, all the time

George F Correa Stay in jail For David E Jones. NOT

Even Wrongfull Justice ² Criminal Impersonal motion

don't think Fall under Constitution Right
And does to Prejudices and Fall under
Guanya F. Correa Constitution Rights

and THE 14TH Amendment WAS ALSO IN VIOLATED BY THE STATE
OF DELAWARE OF DEAN IN STATE TROOP III STATION,

LET (LIST THE VIOLATED OF)

- ① Wrongfull - ~~████████~~ Prostitution
- ② Criminal - Impersonment
- ③ False Arrest,
- ④ Identity ↘
- ⑤ FALSE IMPRISONMENT.
- ⑥ Lost OF Employment
- ⑦ Lost OF Home!
- ⑧ Lost Transportation
- ⑨ Lost OF Driver Privilege
- ⑩ Lost OF Driver OF driver license
- ⑪ Malicious - Prostitution

Guanya Correa want to Suing THE STATE OF DELAWARE
For Pain and Suffering ⁵⁰ Fifty Thousand dollars \$50,000.⁰⁰
THIS IS under Prejudice,



IM: George Conner
SBI# collected UNIT C-B [initials]
DELAWARE CORRECTIONAL CENTER
1181 PADDOCK ROAD
SMYRNA, DELAWARE 19977

U.S.N.S.
X-RAY

District Court
box box 18
Boys Federal Building
844 - King Street
Wilim DE 19801